

**CRIMINAL DOCKET  
UNITED STATES DISTRICT COURT**

74-CR-157

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<p><b>THE UNITED STATES</b></p> <p align="center"><i>vs.</i></p> <p><b>MARVIN HUGHES,</b></p> <p align="center">Defendant.</p> <p align="center"><i>Deft in State Custody</i></p> <p><i>- Bond defaulted -</i></p> <div style="display: flex; justify-content: space-between;"> <div style="width:45%;"> <p>Deft. on Bond, address is: 8100 West 61st Street Tulsa, OK 74131 (918-446-8485)</p> </div> <div style="width:45%;"> <p>Surety is: Pete King 215 W. 5th St. Tulsa, OK 74103 (918-582-4800)</p> </div> </div>	<p><i>For U. S.:</i></p> <p>Ben F. Baker Asst. U.S. Attorney</p>  <p><i>For Defendant:</i> Tom Hanlon (Ret.) Pythian Building Tulsa, Okla. 74103</p>

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 1-1-75	Clerk				
J.S. 3 mailed 2-1-75	Marshal				
<i>SUPPL. 3-1-75</i> Violation Dyer Act & Receipt of stolen vehicle Title 18 Sec. 2312; 2313; 2	Docket fee				
(6 Cts., \$5,000 +/or 5 yrs as to ea. Ct.)					

DATE	PROCEEDINGS
12-24-74	Consent to Transfer of Case for Plea and Sentence Under Rule 20, filed. Deft. Marvin Hughes to be transferred to the N.D. of OK. v
12-24-74	cc of Indictment, filed. v
12-24-74	Appearance Bond & Order Specifying Methods and Conditions of Release, filed. DEFT. REMANDED TO USM IN <u>DEFAULT</u> OF \$15,000.00 BOND. v (Deft. in St. Custody)
12-24-74	Magistrate from Dist. of Kansas, <sup>transcript of</sup> proceedings, filed. v
1-2-75	Petition for Writ of Habeas Corpus Ad Prosequendum, filed.lm
1-2-75	Case set for arraignment and plea 1-14-75 at 10:00 a.m. (AEB-J)hm (notice sent)
1-3-75	Order, filed, granting W/HC ad prosequendum. (AEB-J)g W/issued.
1-14-75	Case called for arraignment and plea. Deft. present and represented. Gov't represented. Deft. acknowledges receipt of Indictment. Indictment read. Deft. advised of charge. Deft. arraigned & enters a plea of GUILTY as to Counts 1, 2 & 3 and is adjudged guilty as charged. Deft. waives jury; waiver signed & filed in open court. Plaintiff asks dismissal of Counts 4, 5, & 6. Order of Dismissal signed & filed

DATE	PROCEEDINGS
1-14-75 contd	in open court, dismissing Counts 4, 5 & 6. Sentencing is passed to 1-21-75 at 10:00 a.m. & deft. is remanded to U.S. Marshal. A pre-sentence report is requested. (AEB-J)k
1-14-75	Petition for writ of habeas corpus ad prosequendum, filed. b
1-16-75	Order Granting W/HG ad prosequendum, filed.(AEB-J)b W/issued
1-20-75	Return on writ, filed. Executed by taking custody of Marvin Hughes at Tulsa Co. jail on 1-14-75, and delivering him to Fed. Bldg. on 1-14-75, then returning him to Tulsa Co. jail same day. ds
1-21-75	Case called for sentence. Deft. present & represented. Govt. represented. Deft. & counsel asked if they have anything to say before sentence is pronounced.
	Judgment & Sentence - Marvin Hughes
	Count 1 - <del>Atty. Gen.</del> Two (2) years, and further ordered that Deft. may become eligible for parole at such time as the board of parole may determine as provided in T. 18, USC Sec. 4208(a)(2).
	Count 2 - <del>Atty. Gen.</del> Two (2) years, and further ordered that Deft. may become eligible for parole at such time as the board of parole may determine as provided in T. 18, USC Sec. 4208(a)(2), to run concurrently with sentence imposed in Count 1.
	Count 3 - Imposition of sentence is suspended Deft. is placed on Probation for a period of Two (2) years, to begin at expiration of sentences imposed in Counts 1 & 2. Court recommends commitment to a drug rehabilitation center such as Forth Worth or Lexington.(AEB-J)b
1-21-75	Judgment and Commitment filed and entered(AEB-J)b
1-21-75	Two c/c of J&C delivered to USM. b
1-24-75	Writ/HCAP, ret. & filed: deft. Marvin Hughes transported to Federal Ct. from Tulsa County Jail, and returned, 1-21-75. g
2-21-75	Order Modifying sentence imposed on 2-21-75, filed and entered; Sentence to be:
	Count 1 - Two (2) years, eligible for parole at such time as the parole board may determine as provided in 18 USC Sec. 4208(a)(2).
pa	Count 2 - Two (2) years, eligible for parole at such time as the parole board may determine as provided in 18 USC Sec. 4208(a)(2), to run concurrently with the sentence imposed in Ct. 1.
	Count 3 - The imposition of sentence is suspended and Deft. is placed on probation for a period of Two (2) years, to begin at the expiration of the sentences imposed in Cts. 1 & 2.
	IT IS FURTHER ORDERED that Six (6) months of the concurrent sentences in Cts. 1 & 2 run concurrently with the one year sentence Deft. is serving from the Tulsa Co. Dist. Court of Ok., & it is recommended that the Okla. St. Pen. be designated for service of said six months. The remaining 18 months of the concurrent two years' imprisonment imposed in Cts 1 & 2 to be served in a Federal Instit. where Deft. may receive Drug therapy.(AEB-J)b
2-21-75	Two c/c of Order delivered to USM. b
9-2-75	J&C on Marvin Hughes, filed, deft. delivered on 7-12-75 to C/F/ jail Muskogee, Okla and on 8-20-75 deft. delivered to F.C.I. at Ft. Worth, Texas. (AEB-J) mm